

INTERMOUNTAIN CHEMICAL CORPORATION'S REQUEST FOR
ROYALTY AGREEMENT AND RIGHT OF WAY (CONT'D)

Mr. Ray Pruitt and Mr. James Macey appeared before the Board to discuss this matter. This was approved on the following motion made by Mr. Floyd, seconded by Mr. Showalter:

"I move that we take the recommendations of the Staff and work out any problems that may occur."

* * * * *

GREAT SALT LAKE MINERALS & CHEMICALS COMPANY LEASE
RELINQUISHMENT, LEASE WITHDRAWAL AND NEW LEASE APPLICATION

The Director reviewed with the Board the fact that there had been certain conflicts of interest among the Great Salt Lake Minerals and Chemicals Company, the State Division of Fish and Game, and the private owners of Fremont Island concerning certain leases and proposed leases of the Great Salt Lake Minerals and Chemicals Corporation incident to its ponding operations of the Great Salt Lake.

It was pointed out that all parties would be agreeable to a plan offered by the Great Salt Lake Minerals and Chemicals Corporation wherein it would withdraw its application for lease MLA 24881 and would be willing to relinquish part of its lease ML 24189 and ML 21708. This would be a total of approximately 16,000 acres which the Great Salt Lake Minerals and Chemicals Corporation would be either withdrawing or rescinding. This relinquishment and withdrawal was predicated on being able to lease certain lands to the north of their present project which is covered in application MLA 24859 covering approximately 10,600 acres. The Board approved the withdrawal, relinquishment, and new application.

The Board also agreed to temporarily withdraw the relinquished and withdrawn areas from any further leasing until such time that the Director was able to work out possible leasing with the Fish and Game and the private interests of Fremont Island, since it felt that the Board should be entitled to some rentals from these lands. This action was taken on the following recommendation made by Mr. Christensen, seconded by Mr. Showalter:

"I move that we take the Staff's recommendations and allow the Great Salt Lake Minerals & Chemicals Corporation to withdraw and relinquish the lands mentioned by the Staff and also that approval be given to their application of the new lease. I further move that the lands covered by the withdrawn application and relinquishment be temporarily withdrawn from leasing until such time as the Director is able to work out agreements with the State Fish and Game and/or the owners of Fremont Island for leasing these areas."

* * * * *

MORGAN vs. STATE OF UTAH

The Director reported to the Board concerning a conversation he had had with Mr. Richard Dewsnap and Mr. Lallin Jensen concerning their recommendations as to what steps should be taken by the Board consequent to the Supreme Court decision in the case of Morgan vs. the State of Utah. The Director reported that the attorneys were writing a letter outlining the various positions which the Board could take and upon receipt of this letter, copies will be forwarded to the various members of the Board and they would then be polled for a decision as to which of the alternate steps should be followed. Mr. John Morgan and Mr. Frank Allen appeared on behalf of the plaintiffs and were advised of the above intent in rendering a decision in this case.

11/20/68
CRH/lb

Attachment F-6

EDWIN W. SENIOR
(1901-1925)
CLAIR M. SENIOR
(1923-1965)
RAYMOND T. SENIOR
FRANCIS M. GIBBONS
CLARON C. SPENCER
ROBERT E. HAFEEY
STEVEN A. GOODSSELL
A. ROBERT THURMAN

SENIOR & SENIOR
ATTORNEYS AT LAW
10 EXCHANGE PLACE
SALT LAKE CITY, UTAH 84111

AREA CODE 801
TELEPHONE 521-3260

November 20, 1968

Mr. Charles R. Hansen
Director
Division of State Lands
State Capitol Building
Salt Lake City, Utah

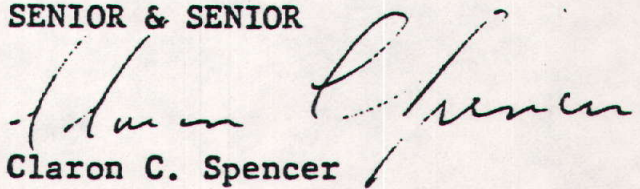
Dear Mr. Hansen:

Enclosed with this letter are documents for the partial surrender and relinquishment of ML No. 21708 and ML No. 24189, and also for the withdrawal of application ML No. 24881.

Also enclosed for your convenience are the descriptions of the lands involved in the exchange between the Division of Fish and Game and Great Salt Lake Minerals & Chemicals Corporation. Schedule A shows the lands involved in Lease Application 25859 to which the Division of Fish and Game has consented, and Schedule B shows the lands relinquished by GSL in favor of the Division of Fish and Game.

Very truly yours,

SENIOR & SENIOR


Claron C. Spencer

CCS/cr

Enclosures

Attachment F-7



CHARLES R. HANSEN
DIRECTOR

THE STATE OF UTAH
DEPARTMENT OF NATURAL RESOURCES
DIVISION OF STATE LANDS
SALT LAKE CITY, UTAH 84114

December 4, 1968

BOARD MEMBERS
C. S. Thomson
Chairman
T. H. Bell
Phillip V. Christensen
J. Whitney Floyd
M. V. Hatch
J. Harold Reese
Don Showalter

Great Salt Lake Minerals & Chemicals Corp.
c/o Senior & Senior
10 Exchange Place
Salt Lake City, Utah

Attention: Mr. Raymond Senior

Dear Mr. Senior,

This is to advise you that at its regular meeting held November 20, 1968, the Utah State Land Board approved your application for mineral salts lease MLA 25859. At the same time the Board approved the partial withdrawal and relinquishment of part of the land in ML 21708 and ML 24189, and the withdrawal of application for salt lease MLA 24881. The refund of the advance rental under ML 24881 in the amount of \$5,972.00 will be made as soon as possible.

Enclosed please find the leases in duplicate prepared under ML 25859 which are forwarded to you for execution by the proper official of Great Salt Lake Minerals & Chemicals Corporation. It would be appreciated if you would have these leases executed and returned to this office for processing as soon as possible.

Yours very truly,

DONALD G. PRINCE
ECONOMIC GEOGRAPHER

DGP:vp

Enclosure

Attachment F-8

EDWIN W. SENIOR
1 (1901-1925)
CLAIR M. SENIOR
(1923-1965)
RAYMOND T. SENIOR
FRANCIS M. GIBBONS
CLARON C. SPENCER
ROBERT E. HAFEEY
STEVEN A. GOODSELL
A. ROBERT THURMAN

SENIOR & SENIOR
ATTORNEYS AT LAW
10 EXCHANGE PLACE
SALT LAKE CITY, UTAH 84111

AREA CODE 801
TELEPHONE 521-3260

January 7, 1969

Mr. Charles Hansen, Director
Division of State Lands
Department of Natural Resources
Room 105 State Capitol
Salt Lake City, Utah 84114

Re: Utah State Surface Lease For Mineral
Salts and Associated Minerals MLA 25859

Dear Mr. Hansen:

In compliance with letter dated December 4, 1968, from Donald G. Prince to Great Salt Lake Minerals and Chemicals Corporation, we are returning in duplicate the lease forms transmitted with said letter, duly executed by Lessee.

When the lease is completed by execution by you, kindly transmit Lessee's copy of the executed lease to Lessee in our care.

Thanking you, we are,

Very truly yours,

SENIOR & SENIOR

Raymond T. Senior

RTS:nd

Enclosures (two)

CC: Great Salt Lake Minerals
& Chemicals Corporation

Attachment F-9

State of Utah

GOVERNOR
CALVIN L. RAMPTON

DIRECTOR
JOHN E. PHELPS



BOARD OF FISH & GAME
EVAN MICKELSON, Chmn
DR. PAUL STRINGHAM
LEWIS C. SMITH
WESLEY A. NELSON
RICHARD L. DEWSNUP

1596 WEST NORTH TEMPLE
SALT LAKE CITY, UTAH 84116

Mail

October 23, 1969

Mr. Harold J. Andrews
Great Salt Lake Minerals
& Chemicals Corporation
P. O. Box 1190
Ogden, Utah 84402

File

Re: State Leases ML 22782 and 25859

Dear Mr. Andrews:

This letter constitutes acceptance by the Utah State Division of Fish and Game of construction of solar evaporation ponds and related facilities installed on lands within State Leases ML 22782 and 25859 and approval for the Corporation's use and operation of the facilities in accordance with terms of these leases and agreements with this Division.

This letter will also constitute approval, in principle, of the further expansion of ponding facilities within the boundaries of lease ML 25859, with the understanding, however, in accordance with our prior stipulation, dated April 23, 1965, that you will submit to this Division your detailed plans for further expansion on a project-by-project basis and await our approval of such plans before actually undertaking construction.

Very truly yours,

John E. Phelps
John E. Phelps
Director

cc: Mr. Claron C. Spencer

bc: *Charles R. Hansen*

Attachment F-10

State of Utah
GOVERNOR
CALVIN L. RAMPTON

DIRECTOR
JOHN E. PHELPS



SUGGET
PBF, G
WILDLIFE BOARD
LEWIS C. SMITH, CHMAN.
DR. PAUL STRINGHAM
LELAND S. SWANER
ROY L. YOUNG
LESLIE J. ANDERSON
1896 WEST NORTH TEMPLE
SALT LAKE CITY, UTAH 84116
PHONE 801 328-8281

May 17, 1973

S-22-73
ps

Mr. Harold Andrews
Great Salt Lake Mineral
and Chemicals Corporation
P.O. Box 1190
Ogden, Utah 84402

Dear Mr. Andrews:

This letter will confirm the agreements reached at our meeting of May 15, 1973 relative to the proposal for a 4,000 acre expansion of your Corporation's existing evaporation pond system. That expansion anticipated the construction of new ponds in Sections 17, 18, 19 and 20, T.7 N., R. 3 W., and Sections 13, 14, 23 and 24, T.7 N., R. 4 W., S.L.B.M. as defined on the copy of your drawing 81-160-5-6 sent to us, and contained within the area set forth in Mineral Lease No. 25859.

At the meeting we advised you that the proposed pond development in Sections 17 and 20 would encroach upon important waterfowl habitat and seriously conflict with hunter use of the Harold Crane Waterfowl Management Area. We expressed our opposition to such development.

We also advised you that the proposed development would push your dikes to the very fringe of key waterfowl production and hunter use areas. We expressed our concern that the use of the dikes for hunting or for access to hunting provided an advantage to guests or employees of the company not enjoyed by the general hunting public.

You explained the Corporations requirements, including the difficulties of construction and water control if diking had to follow arbitrary section lines rather than being fitted to contour. The particular problems that would be encountered in modification of plans in Sections 17 and 20 were made clear.

Following discussion it was agreed the Division of Wildlife Resources would consent to construction of the proposed ponds by Great Salt Lake Mineral and Chemicals Corporation subject to the following conditions:

1. That the approximately 600 acres of pond proposed for construction in Sections 17 and 20, T.7 N., R.3 W., east of a line approximately

Attachment F-11

Mr. Harold Andrews
Page 2
May 17, 1973

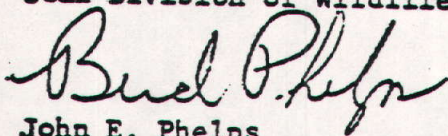
500 feet east of the west boundaries of said sections, and as defined on attached map, be deleted from construction plans.

2. That the Corporation prohibit the use of its private dikes for hunting or access to hunting.

Please acknowledge receipt of this letter by signing and returning the enclosed copy to us.

Very truly yours,

Utah Division of Wildlife Resources



John E. Phelps
Director

Enclosure

EAST BOUNDARY OF EVAP. POND
EXPANSION AREA D. UPON AT
MEETING 5-15-73

R4W
R3W

AREA TO be
dropped from
Expansion plan

98

97

96

PROPOSED
POND EXPANSION

ACRES

2

26

SLM & C Corp.

DRAWING

FILED-5-6

92

Application No. 21851

DEPARTMENT OF NATURAL RESOURCES
DIVISION OF STATE LANDS

APPLICATION FOR LEASE OF MINERAL LAND

STATE OF UTAH)
) ss.
COUNTY OF SALT LAKE)

The undersigned being first duly sworn, deposes and says that the applicant for this lease of mineral lands is:

GREAT SALT LAKE MINERALS
& CHEMICALS CORPORATION
579 Fifth Avenue
New York, New York 10017;

that said applicant is a corporation qualified to do business in the State of Utah; and that said applicant hereby applies for a mineral lease under Rule 24 of certain State lands within, under or around the Great Salt Lake particularly described in Schedule "A" hereto attached and by reference made a part hereof, which described lands are situated in Weber and Davis Counties, State of Utah, and contain a total of 11,943.22 acres, more or less.

Applicant is the owner and holder of Royalty Agreement No. 19024 heretofore granted by the State of Utah acting by and through the State Land Board (now the Department of Natural Resources, Division of State Lands). Applicant agrees and consents that the applied-for lease will be subject to the conditions and limitations of said Royalty Agreement No. 19024.

Applicant offers \$0.50 per acre or fraction thereof per annum rental and royalties as specified under said Royalty Agreement

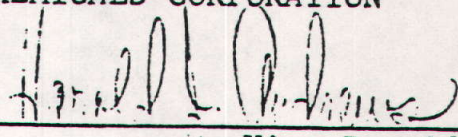
No. 19024, and deposits herewith \$5,972.00 to pay rental for the first year of the lease, and \$5.00 application fee.

It is respectfully requested that any decision or communication respecting this application be directed to applicant at the following address:

GREAT SALT LAKE MINERALS
& CHEMICALS CORPORATION
c/o Senior & Senior
10 Exchange Place
Salt Lake City, Utah 84111.

GREAT SALT LAKE MINERALS
& CHEMICALS CORPORATION

By



Vice President

Subscribed and sworn to before me this 1st day of December, 1967, at Salt Lake City, Utah.



Notary Public residing at
Salt Lake City, Utah

My commission expires:

YOLANDE SUTTON
Notary Public residing at
Salt Lake City, Utah
My commission expires
September, 15, 1969.

SCHEDULE "A"

BEGINNING 5 miles West of the NE Cor., Section 35, T. 5N., R. 3W., SLB&M, at the East quarter corner of unsurveyed Section 25, T. 5N., R. 4W., SLB&M;

thence South 1/2 mile, West 5 miles, North 1.64 miles (8650 ft.) more or less to the Great Salt Lake meander corner between Sections 19 and 20, T. 5N., R. 4W., SLB&M, on the southerly side of Fremont Island;

thence following said meander line southeasterly and easterly 3 miles more or less to the easterly tip of Fremont Island;

thence along the meander line along the easterly and northerly side of Fremont Island 6 miles more or less to the meander corner of Great Salt Lake between Sections 7 and 12, T. 5N., Rs. 4W. and 5W., respectively, SLB&M;

thence North 1.67 miles (8800 ft.) more or less to the South boundary of State Mineral Lease No. 21708;

thence East 3 miles more or less to the NW Cor. of State Mineral Lease No. 24189;

thence South 1-1/2 miles more or less, East 1 mile more or less to the NE Cor., Section 10, T. 5N., R. 4W., SLB&M;

thence South 2 miles, East 1 mile, South 1 mile, East 1 mile, South 1 mile to the point of beginning, which lands when surveyed will probably be:

<u>Township 5 North, Range 4 West, SLB&M</u>		<u>Acres</u>
Section 4:	All	960.00
Section 5:	All	960.00
Section 6:	All	960.00
Section 7:	That part north and eastward of meander line survey	152.64
Section 8:	That part northeastward of meander line survey	629.96
Section 9:	All	640.00
Section 10:	All	640.00
Section 15:	All	640.00
Section 16:	All	640.00
Section 17:	That part northeastward of meander line survey	377.04
Section 20:	That part below the meander line survey	281.36
Section 21:	That part northeastward of meander line survey	616.15
Section 22:	All	640.00
Section 23:	All	640.00
Section 25:	All	640.00
Section 26:	All	640.00

Schedule "A" - page 2

<u>Township 5 North, Range 4 West, SLB&M</u>	<u>Acres</u>
Section 27: All	640.00
Section 28: That part below the meander line survey	621.25
Section 29: That part below the meander line survey	624.82

(containing 11,943.22 acres, more or less).

Neilsen, & Sonen Copy

Item # 41

AGREEMENT

THIS AGREEMENT, made and entered into as of the date hereinafter set out, between the Fish and Game Division, Department of Natural Resources, State of Utah, hereafter "Fish and Game", and Great Salt Lake Minerals & Chemicals Corporation, hereafter "GSL",

WITNESSETH:

For and in consideration of the mutual covenants and agreements herein set forth, the parties hereto covenant and agree as follows:

1. Fish and Game does hereby consent to the issuance of a state mineral lease to GSL for the lands in Weber and Box Elder Counties, Utah, described in Schedule "A" hereto, containing 10,583 acres, more or less.

2. Upon the issuance of a mineral lease to GSL for the lands described in said Schedule "A", GSL will: (a) relinquish that portion of State Lease ML No. 24189 and that portion of ML No. 21708 as described in Schedule "B" attached hereto and by reference made a part hereof, and (b) withdraw Application for Lease MLA 24881 embracing lands also described in Schedule "B"; which lands described in said Schedule "B" contain in the aggregate 19,030.22 acres, more or less, and are hereinafter referred to as the "relinquished lands."

3. GSL will be permitted reasonable ingress and egress over Fish and Game lands in the Ogden Bay area in accordance with Fish and Game Regulations at a location to be mutually agreed upon for the purpose of enabling GSL to utilize its leased lands situated South of the Southern Pacific Railroad.

4. In the event Fish and Game shall at some future time or from time to time determine that the "relinquished lands" described in said Schedule "B" or any portion or portions thereof are no

Attachment G-1

longer needed for its purposes, Fish and Game will notify GSL in writing of such determinations and consent to the issuance to GSL of a mineral lease covering the "relinquished lands" so determined to be no longer needed. Fish and Game will allow GSL for a period of 60 days the first opportunity to make application for the "relinquished lands" before consenting to the mineral leasing or other commercial development of the "relinquished lands" by any third party.

Executed this 6th day of November, 1968.

FISH AND GAME DIVISION
Department of Natural Resources

By 

GREAT SALT LAKE MINERALS &
CHEMICALS CORPORATION

By 

SCHEDULE "A"
(To Agreement dated November 6, 1968)

Unsurveyed lands in Weber and Box Elder Counties, Utah, particularly described as follows:

Beginning at a point 40 chains North of the Southwest corner of Section 6, Township 6 North, Range 3 West, SLB&M, which point is the intersection of the West Boundary of the aforesaid Section and Township and the meander line survey of Great Salt Lake as approved in 1888;

Thence North 40 chains more or less to the Northwest corner of said Section 6 which is also the projected Northwest corner of Township 6 North, Range 3 West, SLB&M;

Thence North 2 miles;

Thence West 3 miles;

Thence North 1 mile;

Thence West 3 miles;

Thence North 1 mile;

Thence East 8 miles;

Thence South 1 mile and 6 chains more or less to the point of intersection of the West line of Section 21, Township 7 North, Range 3 West, SLB&M and the meander line survey;

Thence along said meander line through Sections 20, 29, & 32, Township 7 North, Range 3 West, SLB&M and Sections 5 & 6, Township 6 North, Range 3 West, SLB&M, a distance of 5.25 miles more or less to the point of beginning;

which lands, when surveyed, will probably be:

<u>Township 6 North, Range 3 West, SLB&M</u>		<u>Acres</u>
Section 5:	That part Northward of meander line survey	19.0
Section 6:	That part Northward of meander line survey	146.0
<u>Township 7 North, Range 3 West, SLB&M</u>		
Section 20:	That part Northward and Westward of meander line survey	537.70
Section 29:	That part Westward of meander line survey	558.20

<u>Township 7 North, Range 3 West, SLB&M (Continued)</u>		<u>Acres</u>
Section 32:	That part Westward of meander line survey	362.60
Section 17:	All	640.00
Section 18:	All	640.00
Section 19:	All	640.00
Section 30:	All	640.00
Section 31:	All	640.00

<u>Township 7 North, Range 4 West, SLB&M</u>		
Section 13:	All	640.00
Section 14:	All	640.00
Section 15:	All	640.00
Section 16:	All	640.00
Section 17:	All	640.00
Section 18:	All	640.00
Section 22:	All	640.00
Section 23:	All	640.00
Section 24:	All	640.00

(containing a total of 10,583.50 acres, more or less)

SCHEDULE "B"
(To Agreement dated November 6, 1968)

This schedule contains the description of the "relinquished lands" as follows:

1. Lands to be relinquished from ML No. 24189:

Beginning at a point 3 miles South of the Northeast corner of Section 24, Township 6 North, Range 4 West, S.L.M., thence South 320 chains; thence West 120 chains; thence North 80 chains; thence West 40 chains; thence North 160 chains; thence West 80 chains; thence North 80 chains; thence East 240 chains to the point of beginning which, when surveyed, will probably be:

<u>Township 5 North, Range 4 West, S.L.M.</u>	<u>Acres</u>
Section 1: All	640.00
Section 2: All	640.00
Section 3: All	640.00
Section 11: All	640.00
Section 12: All	640.00
Section 13: All	640.00
Section 14: All	640.00
Section 23: E $\frac{1}{2}$	320.00
Section 24: All	640.00

(containing 5,440 acres, more or less)

2. Lands contained in lease application ML No. 24881 to be withdrawn:

Beginning 5 miles West of the NE Cor., Section 35, T. 5N., R. 3W., SLB&M, at the East quarter corner of unsurveyed Section 25, T. 5N., R. 4W., SLB&M;

thence South 1/2 mile, West 5 miles, North 1.64 miles (8650 ft.) more or less to the Great Salt Lake meander corner between Sections 19 and 20, T. 5 N., R. 4W., SLB&M, on the southerly side of Fremont Island;

thence following said meander line southeasterly and easterly 3 miles more or less to the easterly tip of Fremont Island;

thence along the meander line along the easterly and northerly side of Fremont Island 6 miles more or less to the meander corner of Great Salt Lake between Sections 7 and 12, T. 5N., Rs. 4W. and 5W., respectively, SLB&M;

thence North 1.67 miles (8800 ft.) more or less to the South boundary of State Mineral Lease No. 21708;

thence East 3 miles more or less to the NW Cor. of State Mineral Lease No. 24189;

thence South 1-1/2 miles more or less, East 1 mile more or less to the NE Cor., Section 10, T. 5N., R. 4W., SLB&M;

thence South 2 miles, East 1 mile, South 1 mile, East 1 mile, South 1 mile to the point of beginning, which lands when surveyed will probably be:

<u>Township 5 North, Range 4 West, SLB&M</u>		<u>Acres</u>
Section 4:	All	960.00
Section 5:	All	960.00
Section 6:	All	960.00
Section 7:	That part north and eastward of meander line survey	152.64
Section 8:	That part northeastward of meander line survey	629.96
Section 9:	All	640.00
Section 10:	All	640.00
Section 15:	All	640.00
Section 16:	All	640.00
Section 17:	That part northeastward of meander line survey	377.04
Section 20:	That part below the meander line line survey	281.36
Section 21:	That part northeastward of meander line survey	616.15
Section 22:	All	640.00
Section 23:	All	640.00
Section 25:	All	640.00
Section 26:	All	640.00
Section 27:	All	640.00
Section 28:	That part below the meander line survey	621.25
Section 29:	That part below the meander line line survey	624.82

(containing 11,943.22 acres, more or less)

3. Lands to be relinquished from ML No. 21708:

The unsurveyed portion of Township 6 North, Range 4 West, SLB&M, which were not heretofore conveyed by the State of Utah to Marquardt Aircraft Company and which are not presently embraced within State of Utah Leases Nos. 19024 and 21708 as amended, such unsurveyed portions of said township being more particularly described as follows:

Commencing 36.5 chains South of the N.E. corner of Section 24, T. 6N., R. 4W., SLB&M, at the point where the East boundary line of said Section 24 intersects the meander line survey of Great Salt Lake;

thence South 203.5 ch.;

thence West 80 ch.;

thence North 212 ch. more or less to the northerly right of way line of the Southern Pacific Company railroad;

thence easterly along said railroad right of way 32 chains more or less to the point of intersection with the aforesaid meander line of Great Salt Lake;

thence along said meander line in a easterly direction to the point of beginning,

EXPRESSLY SUBJECT TO the railroad right of way of the Southern Pacific Company.

Such above described portion of said township, when surveyed, will probably be:

Township 6 North, Range 4 West, SLB&M

Section 24: The unsurveyed portion south of the northerly right of way line of the Southern Pacific Company railroad to its point of intersection with the meander line of Great Salt Lake and that portion south of the meander line thereafter.

Section 25: All

Section 36: All

(containing 1,647 acres, more or less)

DEPARTMENT OF NATURAL RESOURCES

DIVISION OF STATE LANDS

INVOLVING:

Application for Lease
ML No. 24881

)
)
)

Withdrawal of
Application

Comes now Great Salt Lake Minerals & Chemicals Corporation and hereby withdraws its lease application ML No. 24881 in its entirety and respectfully requests that the rental deposit of \$5,972.00 be refunded.

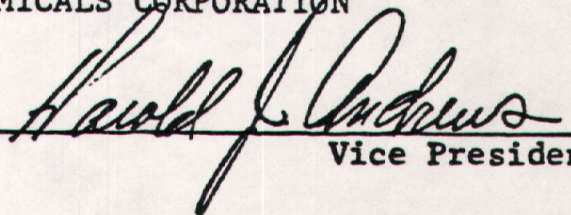
It is also requested that any decision or communication concerning this matter be directed as follows:

GREAT SALT LAKE MINERALS &
CHEMICALS CORPORATION
c/o Senior & Senior
10 Exchange Place
Salt Lake City, Utah 84111

Dated: November 20, 1968.

GREAT SALT LAKE MINERALS &
CHEMICALS CORPORATION

By



Vice President

EDWIN W. SENIOR
(1901-1925)
CLAIR M. SENIOR
(1923-1965)
RAYMOND T. SENIOR
FRANCIS M. GIBBONS
ROBERT E. HAFEY
STEVEN A. GOODSSELL
A. ROBERT THURMAN

SENIOR & SENIOR
ATTORNEYS AT LAW
10 EXCHANGE PLACE
SALT LAKE CITY, UTAH 84111

AREA CODE 801
TELEPHONE 521-3260

December 4, 1968

Mr. Gail Prince
Economic Geographer
Utah State Land Office
Salt Lake City, Utah

RE: ML 21708, ML 24189, ML 24631
and MLA 24881.

Dear Mr. Prince:

In behalf of Great Salt Lake Minerals & Chemicals Corporation (GSL), we respectfully request the following:

ML 21708

Recently GSL surrendered a portion of its lease ML 21708 to the extent of 1,647.00 acres. It is requested that a corrected billing for rental for 1969 be prepared and mailed to the company reflecting the reduced acreage. The original acreage in this lease was 22,886.62 acres. The acreage now remaining after said partial relinquishment is 21,239.62 acres on which the rental would be \$10,620.00.

ML 24189

Recently GSL surrendered a portion of its lease ML 24189 to the extent of 5,440.00 acres. It is requested that a corrected billing for rental for 1969 be prepared and mailed to the company reflecting the reduced acreage. The original acreage in this lease was 21,739.67 acres. The acreage now remaining after said partial relinquishment is 16,299.67 acres on which the rental would be \$8,150.00.

ML 24631

The acreage in ML 24631 is 6,913.07 acres. The rental for 1969 would be \$3,457.00. However, GSL has been billed \$3,462.00, or \$5.00 more than the rental should be based

Attachment G-3

Mr. Gail Prince
December 4, 1968
Page 2

on said acreage figure of 6,913.07 acres. We request a corrected billing be prepared and mailed to the company.

MLA 24881

Said MLA 24881 covered 11,943.22 acres and there was paid with the application a rental of \$5,972.00 plus a \$5.00 filing fee. The application was recently withdrawn in its entirety. We request a refund check be made and sent to GSL for the rental so paid.

The address to which the refund and the corrected billings should be mailed is:

Great Salt Lake Minerals &
Chemicals Corporation
Attn: Mr. W. Gordon Christensen
P. O. Box 1190
Ogden, Utah 84402.

If you have any question, please let us know.

Thanking you, we are

Very truly yours,

SENIOR & SENIOR

Raymond T. Senior

rts/ys

cc: Mr. W. Gordon Christensen